

# EXHIBIT 23

**In the Matter Of:**

Fair Fight vs Raffensperger

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**Jeffrey Marion - Confidential**

*November 22, 2019*

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3200 COBB GALLERIA PARKWAY  
SUITE 265  
ATLANTA, GA 30339

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11/22/2019

1 down until about 11:00 a.m. So no votes were cast  
2 before 11:00 a.m."; correct?

3 A Yes.

4 Q How do you know that no votes were cast before  
5 11:00 a.m.?

6 A I didn't leave. We stayed while the machines  
7 were down. They tried to get them up. We had to wait.  
8 They sent somebody out to get more machines or  
9 something. They came back with that. Then the cords  
10 didn't work. So at this time I'm calling my job,  
11 telling them I'm not coming in until I cast my vote,  
12 so ...

13 Q So let's briefly jump down to paragraph 7.

14 A Okay.

15 Q You state, "The line to vote was wrapped  
16 around the school by the time I got to vote"; right?

17 A Yes.

18 Q Between 7:00 a.m. and 11:00 a.m., where in  
19 that line were you?

20 A I wasn't in line no more. We were all sitting  
21 down at tables, waiting for them to get the machines  
22 up.

23 Q Okay. And no individual voted on a  
24 provisional ballot between 7:00 a.m. and 11:00 a.m.?

25 A Provisional ballot, that's the paper?

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1 Q Uh-huh (affirmative).

2 A People were voting on that. I just didn't  
3 want to do it.

4 Q Okay. So if we go back to paragraph 4 --

5 A Okay.

6 Q -- you state, "No votes were cast before 11:00  
7 a.m."; correct?

8 A Yes.

9 Q But what you mean to say is that no votes were  
10 cast on a DRE machine before 11:00 a.m.?

11 A That's fine, yes. You could say that.

12 Q Okay. And I understand that -- I should say  
13 generally we're not trying to catch you in a squeeze or  
14 anything. We're just trying to clarify the testimony.

15 A I'm good.

16 Q Okay. So there were individuals casting  
17 provisional ballots during that time?

18 A Yeah. But I don't know what time they  
19 started.

20 Q Okay. So you state in paragraph 5, "At first  
21 we were told the license verification machine was  
22 broken"; correct?

23 A Yes.

24 Q And do you know what an express poll machine  
25 is?

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1 Q Because you were waiting to use a DRE machine?

2 A Yes.

3 Q Okay. So I take that to mean you were pretty  
4 close to the front of the line; right?

5 A Yes.

6 Q Okay. And there were probably others that had  
7 not yet checked in that were waiting past the poll  
8 worker?

9 A I think they all got mixed in by then. So  
10 people that didn't want to use the ballot, the paper  
11 ballot, they were just sitting around. Everybody was  
12 sitting around. I don't -- it was still a line out,  
13 but us, we was in there sitting.

14 Q And why didn't you want to use a paper ballot?

15 A I don't trust them.

16 Q Why is that?

17 A I don't like them.

18 Q Do you believe that they are more prone to  
19 fraud or --

20 A Yes.

21 Q -- miscalculation?

22 A Yes.

23 Q All of the above?

24 A All of the above.

25 Q Okay. And so your preference is to vote on an

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1 electronic machine?

2 A Yes.

3 Q Because it gives you more confidence in the  
4 accuracy?

5 A It does.

6 Q Okay. Do you consider it easier to vote on  
7 than a paper ballot?

8 A No.

9 Q About the same? You just don't trust the  
10 paper?

11 A I don't trust the paper, right.

12 MR. MILLER: Could we go off the  
13 record for a second?

14 (A discussion ensued off the record.)

15 BY MR. MILLER:

16 Q Mr. Marion, I'm going to hand you a document  
17 which we will mark as Exhibit 3, which has been  
18 produced in this case and is Bates numbered  
19 PLTFS-FFA-002450.

20 (Defendants' Exhibit 3 was marked.)

21 MR. MILLER: I should further clarify  
22 that Bates numbering continues on through  
23 002452.

24 MR. KASTORF: The one that's marked  
25 with a sticker, does that have the full